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	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.		
APPLICATION NO. FILING DATE	1110110					
09/197.012 11/20/98	8 ROITMAN		D	10981133-1		
		7		EXAMINER		
	MM92/0215	'	GUHARAY.K			
IP ADMINISTRATION LEGAL DEPARTMENT 20B	ıN		ART UNIT	PAPER NUMBER		
HEWLETT PACKARD COMP	ANY		287 9			
PO BOX 10301 PALO ALTO CA 94303-0	890		DATE MAILE	D: 02/15/01		

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

		Application No.			Applicant(s)			
Office Action Summary		09/197,012			ROITMAN ET AL.			
		Examiner			Art Unit			
		Karabi Guhara	у		2879	address		
	The MAILING DATE of this communication appo	ears on the cove	r sheet	with the co	responaence	auuress		
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Status	Responsive to communication(s) filed on							
1)[2h\⊠ This action is non-tinal.							
2a)☐	This action is that in	event for	r formal	matters, p	rosecution as	to the merits is		
3)	Since this application is in condition for allow closed in accordance with the practice unde	r Ex parte Quay	ie, 193	5 C.D. 11, 4	+03 O.G. 213.			
Disposit	ion of Claims							
4)🖂	Claim(s) 1-14 is/are pending in the application	on.						
	4a) Of the above claim(s) is/are withdr	rawn from consi	geration	1.				
5)	Claim(s) is/are allowed.							
	Claim(s) <u>1-14</u> is/are rejected.							
7\□	Claim(s) is/are objected to.		.1					
8)	Claims are subject to restriction and	I/or election requ	uremer	11.				
Applica	tion Papers							
9)[1 The specification is objected to by the Exam	niner.	!					
1	is/are objecte	ed to by the Exa	miner.	L b)□ dieo	nnroved			
11)	The proposed drawing correction filed on _	is: a)[_] a _[·	proved	i u) L uisa	pp.0704.			
12)	The oath or declaration is objected to by the	e Examiner.						
	1 25 U.S.C. & 119			00 - 44)(a) (d)			
13)[Acknowledgment is made of a claim for for	eign priority und	er 35 U	.S.C. § 119	n(a)-(u).			
.5/L	NONE All h)☐ Some * c)☐ None of:							
	a visit to anion of the priority docum	nents have been	receive	ed.	-tion No			
	cult - majority docum	hents have been	receiv	ea iii Appiic	ation No	·		
	and the of the	priority docume	nts nav	e been reco	eived in this N	aliuliai Slaye		
	application from the international	list of the certif	ied cop	ies not rece	eived.			
_	* See the attached detailed Office action for of Acknowledgement is made of a claim for o	domestic priority	under	35 U.S.C. 8	, 119(e).			
14)[Acknowledgement is made of a daily for c	eeneene p						
Attachi	nent(s)				VDTO 440) Paper No(s)		
157	Nation of Deforances Cited (PTO-892)	40)	18) 🔲 19) 🔲	Interview Sur Notice of Info	nmary (P1O-413) irmal Patent Appl) Paper No(s) ication (PTO-152)		
	Notice of References Chica (1970) Notice of Draftsperson's Patent Drawing Review (PTO-9- Information Disclosure Statement(s) (PTO-1449) Paper I	48) No(s)	20)					

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Amendment A, filed on 11/20/00 has been entered. The amendment of title has been acknowledged.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1-14 are rejected under 35 U.S.C. 102(e) as being anticipated by Jones (US 5920080).

Regarding claim 1, Jones discloses an organic light emitting device (10 of Fig 4) comprising an electrode (251, 202 of Fig 3, lines 14-15 of column 9, lines 39-41 of column 8) a current self-limiting structure (253 and 203 of Fig 4, lines 43-44 of column 8, and 19-20 of column 9), and an organic stack (300 of Fig 5, lines 10-12 of column 9) between the electrode (251) and the current limiting structure (203, See Fig 4).

Regarding claim 2, Jones discloses that the current self-limiting structure (253 of Fig 3) resides in contact with the electrode (251 of Fig 3).

Regarding claim 3, Jones discloses that the current self-limiting structure (253 and 203 of Fig 4) applied as a patterned lattice structure over the electrode (lines 21-22 of column 7, see Fig 8).

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Regarding claim 4, Jones discloses that the current self-limiting structure (203) is applied as a grid defining windows in which the electrode (202 of Fig 4) is applied.

Regarding claim 5, though Jones does not specifically mention that the current self-limiting structure (253 and 203 of Fig 4) comprises an anisotropically conductive material, it is inherent since Jones used barium titanate as the current limiting component which is an anisotropically conductive material (see US 5414403).

Regarding claim 6, Jones discloses a photoresist material in contact with the electrode (202 of fig 4) and the current self-limiting structure (203 of Fig 4, see lines 51-54 of column 8).

Regarding claim 7, Jones discloses that the current self-limiting structure (203 of Fig 4) resides between the electrode (202 of Fig 4) and a conducting layer (not shown in Fig, see lines 56-59 of column 8).

Regarding claim 8 Jones discloses that the conducting layer is embedded within the current self-limiting structure (203 of Fig 4, see lines 56-59 of column 8).

Regarding claim 9, Jones discloses that the conducting layer resides over the current self-limiting structure (lines 56059 of column 8).

Claim 10 recites essentially the same limitation of claim1. Thus claim 10 is rejected as claim 1 (see rejection of claim1). In this case, Jones does not explicitly specify that the organic light emitting has increased the reliability. But it is inherent since Jones uses current self-limiting component in the device.

Claim 11 recites essentially the same limitation of claim 2. Thus claim 11 is rejected as claim 2 (see rejection of claim 2).

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Claim 12 recites essentially the same limitation of claim 3. Thus claim 12 is rejected as claim 3 (see rejection of claim 3).

Claim 13 recites essentially the same limitation of claim 4. Thus claim 13 is rejected as claim 4 (see rejection of claim 4).

Claim 14 recites essentially the same limitation of claim 5. Thus claim 14 is rejected as claim 5 (see rejection of claim 3).

Response to Arguments

Applicant's arguments with respect to claims 1-14 have been considered but are moot in view of the new ground(s) of rejection.

Other Prior Art Cited

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Greuter et al. (US 5414403).

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karabi Guharay whose telephone number is (703) 305-1971. The examiner can normally be reached on Monday-Friday 7:30 am - 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimeshkumar D. Patel can be reached on (703) 305-4794. The fax phone number for the organization is (703) 308-7382.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Karabi Guharay Patent Examiner Art Unit 2879

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